



सत्यमेव जयते

महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ९, अंक १७]

गुरुवार ते बुधवार, एप्रिल २७-मे ३, २०२३/वैशाख ७-१३, शके १९४५

[पृष्ठे ३५, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

MUMBAI PORT AUTHORITY

NOTIFICATION

No. GAD/G/REG/1883.

In exercise of powers conferred by Section 72 of the Major Port Authorities Act, 2021 and in pursuance of para 11.2 of Chapter 11 (Subordinate Legislation) of 'the Manual of Parliamentary Procedure in the Government of India', the Board of Mumbai Port Authority hereby publish the following "The Mumbai Port Authority (Meetings of Board, Its Powers and Transaction of Business) Regulations, 2022", for the information of the persons likely to be affected thereby and notice is hereby given that the approval thereto of the Central Government as required under Section 72 of that Act, will be applied for on or after expiry of 30 days from the date on which this notification is first published in this *Gazette*.

2. Suggestions and Objections, if any, may be given within a period of 30 days from the date of publish of this Notice in the *Official Gazette*. Suggestions/Objections received thereafter will not be accepted.

Mumbai,

Dated 20th April 2023.

SMT. S. G. PATWARDHAN,

Secretary,

Mumbai Port Authority.

MUMBAI PORT AUTHORITY (MEETINGS OF BOARD, ITS POWERS AND TRANSACTION OF BUSINESS) REGULATIONS, 2022

In exercise of the powers conferred by sub-section (2) (a) and (b) of section 72 read with Section 13 and 14 of the Major Port Authorities Act, 2021 and in supersession of the Major Port Trusts (Procedure at Board Meetings) Rules, 1981, the Board of Major Port Authority for Mumbai Port hereby makes the following Regulations, namely:

1. Short title and commencement -

- (1) These Regulations may be called the Mumbai Port Authority (Meetings of Board, its Powers and Transaction of Business) Regulations, 2022.
- (2) They shall come into force on the date of their publication in the official Gazette.

2. Application-

These Regulations shall apply to Major Port Authority for Mumbai Port

3. Definitions-

- (1) In these Regulations, unless the context otherwise requires,
- (2) “Act” means the Major Port Authorities Act, 2021;
- (3) “Board” shall have the meaning assigned to it in the Act;
- (4) “Chairperson” means the Chairperson of the Board under clause (a) of sub-section (1) of section 3 of the Act;
- (5) “Committee” means every committee of the Members and any other person constituted by the Board pursuant to the provisions of sub-section (1) of section 14 of the Act;
- (6) “Deputy Chairperson” means the Deputy Chairperson of the Board under clause (b) of sub-section (1) of section 3 of the Act;
- (7) “Designated Officer” means any officer of Major Port Authority for Mumbai Port entrusted by the Board with the duty and responsibility of issuance of notice, circulation of

agenda, recording, circulation and safe keeping of minutes of the meetings of the Board of Major Port Authority for Mumbai Port or any Committee thereof.

- (8) "Member" in reference to these Regulations, means the Member of the Board under clauses (c), (d), (e) and (f) of sub-section (1) of section 3 of the Act and includes the Chairperson and Deputy Chairperson;
- (9) "section" means the section of the Act.
- (10) Words and expressions used and not defined in these Regulations but defined in the Act, shall have the same meanings respectively assigned to them in the Act.

4. Frequency, Date and Venue of Board meetings-

- (1) The Board of Major Port Authority for Mumbai Port shall hold its first meeting within thirty days of the date of its constitution and thereafter hold a minimum number of four meetings every financial year in such a manner that not more than one hundred and twenty days shall intervene between two consecutive meetings of the Board.
- (2) The Board of Major Port Authority for Mumbai Port shall from time to time determine, the date and time of its meetings:

Provided that where the Board is unable to do so for any reason, the Chairperson and in his/her absence the Deputy Chairperson or such other person authorised by the Central Government may do so, for reasons to be recorded in writing.

- (3) The meetings of the Board of Major Port Authority for Mumbai Port shall be held at their respective port premises, except where the Board in advance decides to hold any meeting at any other place for reasons to be recorded in writing. The meetings may also be held through circulation of agenda.

5. Circulation of Agenda and manner of participation-

- (1) A meeting of the Board shall be called by giving not less than three days' notice in writing to every Member at the address provided by such Member and such notice along with the proposed agenda and all the relevant material for the meeting shall be sent by the Designated Officer by hand delivery or by post or by electronic means:

Provided that a meeting of the Board may be called at shorter notice to transact urgent business subject to the condition that the Member appointed under clause (e) of sub-section (1) of section (3) of the Act shall be present at the meeting.

Provided further that in case of absence of Member appointed under clause (e) of sub-section (1) of section (3) of the Act from any meeting of the Board, the decisions taken in such meeting shall attain finality through the confirmation in the next meeting of the Board.

- (2) The notice of the meeting under sub-regulation (1) shall inform the Members regarding the option available to them to participate through video conferencing mode or other audio visual means, and shall provide all the necessary information to enable the Members to participate through video conferencing mode or other audio visual means.

6. Conduct of Meetings of Board

- (1) The meeting of the Board shall be presided by Chairperson and if he/she is unable to attend the meeting, the Deputy Chairperson and in the absence of such Deputy Chairperson any other member chosen by Members present among themselves at the meeting or any person authorized by the Central Government.
- (2) The participation of Members in a meeting of the Board may be either in person or through video conferencing or other audio visual means, which are capable of recording and recognising the participation of the Members and of recording and storing the proceedings of such meetings along with date and time.
- (3) At the commencement of the Board meeting, a roll call shall be taken by the Chairperson or the person presiding the Board meeting when every Member participating through video conferencing or other audio visual means shall state, for the record, the following namely:
 - (a) name;
 - (b) the location from where he/she is participating;
 - (c) that he/she has received the agenda and all the relevant material for the meeting; and
 - (d) that no one other than the concerned Member is attending or having access to the proceedings of the meeting at the location mentioned in clause (b).

- (4) (a) After the roll call, the Chairperson or the person presiding the Board meeting, as the case may be, shall inform the Board about the names of persons other than the Members who are present for the said meeting at the request or with the permission of the Chairperson or the person presiding the Board meeting and confirm that the required quorum is complete in accordance with the provisions of sub-regulation (1) of regulation 7.
- (b) The Chairperson or the person presiding the Board meeting shall ensure that the required quorum is present throughout the meeting.
- (5) The Members of the Board present in the meeting may, with the prior consent of the Chairperson or any other person presiding such meeting, consider and discuss additional items in the meeting which were not previously notified in the agenda circulated under sub-regulation (1) of regulation 5.
- (6) The Board or the Designated Officer in this behalf shall take due and reasonable care –
 - (a) the notice of the Board meeting shall be sent to all the Members in the manner stipulated under sub-regulation (1) of regulation 5;
 - (b) to record proceedings and prepare the minutes of the meeting.
- (7) The statutory and other records which are required to be placed in the Board meeting as per the provisions of the Act shall be placed at the scheduled venue of the meeting and the same shall be deemed to have been accepted by the Members participating through electronic mode, if they have given their consent to this effect and it is so recorded in the minutes of the meeting.
- (8) (a) Every participant shall identify himself for the record before speaking on any item of business on the agenda.
- (b) If a statement of a Member in the meeting through video conferencing or other audio visual means is interrupted or garbled, the Chairperson or the person presiding the Board meeting shall request for a repeat or reiteration by the Member.
- (9) If a motion is objected to and there is a need to put the said agenda item to vote, the Chairperson or the person presiding

the Board meeting shall call the roll and note the vote of each Member who shall identify himself while casting his/her vote.

- (10) From the commencement of the Board meeting and until the conclusion of such meeting, no person, other than the Chairperson or the person presiding the Board meeting, Members and any other person whose presence is required by the Board, shall be allowed access to the place where any Member is attending the meeting either physically or through video conferencing without the permission of the Board.
- (11) At the end of discussion on each agenda item, the Chairperson or the person presiding the Board meeting shall announce the summary of the decision taken on such item along with names of the Members, if any, who dissented from the decision taken by majority.
- (12) The Board of Major Port Authority for Mumbai Port may observe secretarial standards save and except those contrary to these Regulations with respect to the Board meetings specified by the Institute of Company Secretaries of India constituted under Section 3 of the Company Secretaries Act, 1980.

7. Quorum for meetings of the Board-

- (1) The quorum for any meeting of the Board of Major Port Authority for Mumbai Port shall be one-third of its total strength at the time of such meeting or four Members, whichever is higher and the participation of the Members by video conferencing or by other audio visual means shall also be counted for the purposes of quorum under this sub-regulation, unless he/she is to be excluded for any items of business under any provisions of the Act.

Explanation: For the purposes of this regulation, -

- (i) any fraction of a number shall be rounded off as one;
 - (ii) "total strength" means the total number of members appointed as Members of the Board from time to time and shall not include Members whose places are vacant.
- (2) The norm adopted by the Board of Major Port Authority for Mumbai Port for the purposes of quorum under sub-regulation (1) shall include -

- (a) permissibility to allow participation of the Members in the Board meeting by video conferencing or by other audio visual means; and
- (b) provision for automatic adjournment where a meeting of the Board could not be held for want of quorum, to such date as may be determined by the Members of the Board present and the notice of such adjournment shall be given to all Members and the business which was to have been brought before the original meeting, had there been a proper quorum, shall be brought before the adjourned meeting. Where at the adjourned meeting also, if the required quorum is not present, then the Members present, shall constitute the quorum; and
- (c) procedure for leave of absence of any Member from any particular Board meeting to be approved by the Chairperson or the presiding member of the Board meeting.

8. Passing of resolution by circulation —

- (1) No resolution shall be deemed to have been duly passed by the Board by circulation, unless the resolution has been circulated in draft, together with the necessary papers, if any, to all the Members of the Board at the addresses provided by such Member by hand delivery or by post or by courier, or by electronic means and has been approved by a majority of the Members, who are entitled to vote on the resolution:

Provided that, where not less than half of the total number of Members of the Board for the time being require that any resolution under circulation must be decided at a meeting, the Chairperson or in his/her absence the Deputy Chairperson of the Board or any other member chosen by Members present among themselves at the meeting or such other person authorised by the Central Government shall put the resolution to be decided at a meeting of the Board.

- (2) For the purpose of sub-regulation (1), every Member shall be required to give his/her vote of affirmation or denial to the resolution circulated in writing within three working days of receipt. Failure by any Member to submit his/her vote shall be presumed as approval to the resolution circulated.
- (3) A resolution passed under sub-regulation (1) shall be confirmed at a subsequent meeting of the Board and made part of the minutes of such meeting.

9. Expeditious disposal by Board—

All questions at a meeting of the Board shall be -

- (a) dealt with as expeditiously as possible and the Board shall dispose of the same within a period of sixty days from the date of its presentation before the Board:

Provided that where any such question could not be disposed of by the Board within the period specified in sub-regulation (a), the Board shall record the reasons in writing for not disposing of the same within the period so specified and the Chairperson or any other person presiding at such meeting may, after taking into account the reasons so recorded, extend the period referred to in sub-regulation (a) by such period not exceeding ninety days as the Chairperson or such person may consider necessary;

- (b) decided by a majority of votes by the Members present and voting and in the case of equality of votes, the Chairperson or in his/her absence, the person presiding the Board meeting shall have a second or casting vote.

10. Meetings of Board through video conferencing or other audio visual means-

The Board of Major Port Authority for Mumbai Port shall comply with the following procedure for convening and conducting the Board meetings through video conferencing or other audio visual means.

- (1) The Major Port Authority for Mumbai Port shall make necessary arrangements to avoid failure of video or audio visual connection.
- (2) The Board or the Designated Officer shall take due and reasonable care -
- (a) to safeguard the integrity of the Board meeting by ensuring sufficient security and identification procedures;
- (b) to ensure availability of proper and appropriate video conferencing or other audiovisual equipment or facilities for providing transmission of the communications for effective participation of the

Members and other authorised participants at the Board meeting;

- (c) to store for safekeeping and marking the tape recording(s) or other electronic recording mechanism as part of the records of the Board of Major Port Authority for Mumbai Port at least upto the time of completion of audit of that particular financial year;
- (d) to ensure that no person other than the concerned Member are attending or have access to the proceedings of the Board meeting through video conferencing mode or other audio visual means; and
- (e) to ensure that participants attending the Board meeting through audio visual means are able to hear and see the other participants clearly during the course of the meeting:

Provided that the persons, who are differently abled, may make request to the Chairperson and in his/her absence to the Deputy Chairperson to allow a person to accompany him.

- (3) (a) A Member intending to participate through video conferencing or audio visual means shall communicate his/her intention to the Chairperson at least two days in advance so that the Board is able to make suitable arrangements in this behalf.
- (b) In the absence of any intimation under clause (a), it shall be assumed that the Member shall attend the meeting in person.
- (4) With respect to every Board meeting conducted through video conferencing or other audio visual means, the scheduled venue of the Board meeting as set forth in the notice convening the Board meeting shall be deemed to be the place of the said meeting and all recordings of the proceedings at the Board meeting shall be deemed to be made at such place.

Explanation - For the purposes of this regulation, "video conferencing or other audio visual" means audio-visual electronic communication facility employed which enables all the persons participating in a meeting to communicate concurrently with each other without an intermediary and to participate effectively in the meeting.

11. Honorarium for attending Board meetings-

- (1) The Chairperson, Deputy Chairperson and Members appointed under clause (c), (e) and (f) of sub-section (1) of section 3 of the Act shall not be entitled to any sitting fees or honorarium for attending meetings of the Board.
- (2) The honorarium payable to the Independent Members for attending meetings of the Board shall be at such rate as may be fixed by the Central Government from time to time in this behalf.

12. Powers of Board-

- (1) In furtherance to the powers specified under the Act, the following powers shall also be exercised by the Board of Major Port Authority for Mumbai Port:
 - (a) to take note of the appointment or removal of any person to or in the office of the Chairperson, Deputy Chairperson and other Member of the Board;
 - (b) to take note of appointment or removal of Major Port Authority for Mumbai Port's staff and employees;
 - (c) to approve quarterly, half yearly and annual financial statements or financial results, as the case may be;
 - (d) to archive the records of the Board meetings after such time and in such manner as the Board may deem fit;
 - (e) to make regulations to provide for any other matter in connection with the administration or operations of Major Port Authority for Mumbai Port including but not limited to the following:
 - (i) stipulating the term, amount, denomination of and the form and manner in which, and the conditions subject to which the port securities can be issued and transferred;
 - (ii) the power of one or two or more joint holders of any port security to grant receipts for any interest payable in respect of such security;
 - (iii) the person, if any, authorised to sign, the manner in which his/her signature may be impressed and

- the mode of affixing the corporate seal and of attestation of documents relating to port securities issued or to be issued by Major Port Authority for Mumbai Port;
- (iv) the manner in which payment of interest in respect of port securities is to be made, recorded and acknowledged;
- (v) the circumstances, manner, conditions and fee subject to which port securities may be renewed before further payment of interest thereon can be claimed or otherwise;
- (vi) the circumstances, manner, conditions and fee subject to which the duplicate port securities may be issued by Major Port Authority for Mumbai Port in case of loss, theft or destruction of such securities and the proof of which is to be produced by a person applying for duplicate securities;
- (vii) the nature and amount of indemnity to be given by a person applying for the payment of interest on port securities alleged to have been wholly or partly lost, stolen or destroyed, or for the issue of duplicate port securities;
- (viii) the conversion, consolidation or sub-division of port securities issued by Major Port Authority for Mumbai Port, the conditions and the fee subject to which such port securities may be converted, consolidated or sub-divided and the issuance of new security or securities in lieu thereof; and
- (ix) generally, all matters connected with the grant of duplicate, renewed, converted, consolidated and sub-divided securities.
- (x) the appointment, promotion, transfer, deputation, retirement, suspension, reduction in rank, compulsory retirement, removal, dismissal of employees of the Major Port Authority for Mumbai Port; and the sanction of pay and allowances, leaves, pensions, gratuities, compassionate allowances, advances, and all other terms and conditions of service of employees of the Major Port Authority for Mumbai Port.

13. Disclosure by a Member of his/her interest-

- (1) Every Member of the Board who becomes concerned or interested, whether financially or otherwise, which concern or interest is likely to affect prejudicially his/her functions as such Member, shall disclose his/her concern or interest to the Board forthwith when he/she becomes concerned or interested or at the first meeting of the Board held after he/she becomes so concerned or interested and resign forthwith.
- (2) Where a Member is subject to an inquiry under Section 5(2) of the Act or has resigned due to any conflict of interest or has made a disclosure of any such interest in respect of any agenda to be taken up in the Board meeting, such Member shall abstain from participating and voting in the Board Meeting until the resignation stands accepted by the Central Government in accordance with Section 8 of the Act or the conclusion of the enquiry under Section 5(2) of the Act.

14. Minutes of proceedings of meeting of Board of Port Authority-

- (1) The Board of Major Port Authority for Mumbai Port shall cause minutes of the proceedings of every meeting of the Board, to be prepared, signed and kept at the principal office of the Major Port Authority for Mumbai Port within thirty days of the conclusion of every such meeting.
- (2) The minutes of proceedings of the meetings of the Board may also be kept by way of micro films or any other authentic modern means or electronic form of safe storing and retrieval of records or printed material produced by a computer, if the same is recognised under any law and subject to the conditions, restrictions or safeguards mentioned in such law.
- (3) The minutes of each meeting shall contain a fair and correct summary of the proceedings thereat.
- (4) The minutes shall disclose the particulars of the Members who attended the meeting through video conferencing or other audio-visual means.
- (5) The minutes shall also contain –
 - (a) the names of the Members present at the meeting; and

- (b) in the case of each decision passed at the meeting, the names of the Members, if any, dissenting from, or not concurring with the decision.
- (6) There shall not be included in the minutes, any matter which, in the opinion of the Chairperson or the person presiding the Board meeting—
 - (a) is or could reasonably be regarded as defamatory of any person; or
 - (b) is irrelevant or immaterial to the proceedings; or
 - (c) is detrimental to the interests of the Major Port Authority for Mumbai Port.
- (7) The Chairperson or the person presiding the Board meeting shall exercise absolute discretion in regard to the inclusion or non-inclusion of any matter in the minutes on the grounds specified in sub-regulation (6).
- (8) The Designated Officer shall circulate draft minutes of the Board meeting among all the Members within fifteen days of the meeting either in writing or in electronic mode for the comments by the Members. Every Member shall confirm or give his/her comments in writing about the proceedings of that particular meeting in the draft minutes, within ten days, after receipt of the draft minutes failing which his/her approval shall be presumed.
- (9) The minutes kept in accordance with the provisions of this regulation shall be evidence of the proceedings recorded therein and shall be duly authenticated with signatures of the Chairperson.
- (10) Where the minutes have been kept in accordance with sub-regulation (1) then, until the contrary is proved, the meeting shall be deemed to have been duly called and held, and all proceedings thereat to have duly taken place, and the decisions to have been duly passed.
- (11) Only the matters required by this regulation are to be contained in the minutes of the proceedings of a meeting. If the Board of Major Port Authority for Mumbai Port has agreed to cause the record of any meeting to be reported circulated or advertised, then the reporting, circulation or advertisement shall be done at the expense of the Major Port Authority for Mumbai Port.

15. Invitees at meeting-

Any person, whose presence at a Board meeting is desired for his/her advice or consultation, may be invited to attend the meeting by the Chairperson or the person presiding the Board meeting.

16. Miscellaneous provisions-

- (1) The provisions of these Regulations shall apply *mutatis mutandis* to meetings of Committees of Members save and except the provisions of the quorum. The Board will stipulate the quorum requirements for meetings of each committee at the time of appointing the particular committee.
- (2) The Chairperson or in his/her absence the Deputy Chairperson of the Board may attend any Committee meeting as *ex officio* member and whenever the Chairperson or Deputy Chairperson attends any Committee meeting, he/she shall preside over that meeting.
- (3) No Member, other than the Chairperson or a person specifically authorized by him, shall give information to the press or any other public media on matters related to the working of Major Port Authority for Mumbai Port and decision taken at the Board or Committee meetings.

Mumbai,
Dated 20th April 2023.

SMT. S.G. PATWARDHAN,
Secretary,
Mumbai Port Authority.

वसई-विरार शहर महानगरपालिका

सूचना

(महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ कलम ३७ अन्वये)

क्रमांक व.वि.श.म./न.र./शा. ३३/२०२३-२४.—ज्याअर्थी शासनाने नगरविकास विभाग अधिसूचना क्र.टी.पी.एस.१२०१/१५४८/सी.आर. २३४ (सी) दिनांक ०९ फेब्रुवारी २००७ अन्वये वसई-विरार उपप्रदेशाची विकास योजना भागशः मंजूर केली असून ती दिनांक १५ मार्च २००७ पासून अमलात आलेली आहे. तसेच शासन निर्णय नगरविकास विभाग क्र. २३०६/४१२/प्र.क्र./२२३/२००६/युडी-२४, दिनांक ०३ जुलै २००९ अन्वये वसई-विरार शहर महानगरपालिका अस्तित्वात आलेली असून नगरविकास विभाग निर्णय क्र. टी.पी.एस.१२०९/२४२९/सी.आर.-२६२ / युडी-१२, दिनांक ०७ जुलै २०१० नुसार या महानगरपालिकेला नियोजन प्राधिकरण म्हणून अधिकार प्रदान केलेले आहे. तसेच शासनाने वसई-विरार शहर महानगरपालिका हद्दीतून वगळलेल्या २१ गावांसाठी विशेष नियोजन प्राधिकरण म्हणून सिडकोकडे असलेले अधिकार, दिनांक २१ फेब्रुवारी २०१५ पासून वसई-विरार शहर महानगरपालिकेला प्रदान केलेले आहेत;

आणि ज्याअर्थी, वसई-विरार शहर महानगरपालिकेने वसई-विरार उपप्रदेशाच्या विकास योजने मध्ये महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ चे कलम ३७ (१) मधील तरतुदीनुसार खालील प्रमाणे सुधारणा करणेचे ठरविलेले आहे. वरील तरतुदी अनुसार मा. आयुक्त (सध्या प्रशासक म्हणून कारभार संभाळणारे) यांनी विकास आराखड्या मध्ये १२ मी. डी. पी. रस्ता गाव मौजे-गोखिवरे स.नं. २३३/अ-३ व ४ या मिळकतीवर प्रस्तावित करण्याची मान्यता दिलेली आहे. सदर माहिती खालील प्रमाणे आहे.

(१) डी. पी. रोड	:	१२ मी. डी. पी. रोड
(२) डी. पी. आरक्षण क्षेत्र	:	३७४७.०० चौ.मी.
(३) स्थळ अहवाल	:	मौजे-गोखिवरे स.नं. २३३/अ-३ व ४
(४) जमीन मालक	:	सरकारी गुरचरण व अमित राम पराशर

संबंधित माहिती वसई-विरार शहर महानगरपालिकेच्या नगररचनेच्या सूचना फलकावर प्रदर्शित करण्यात आलेली आहे.

महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ चे कलम ३७ (१) च्या तरतुदीनुसार वसई-विरार उपप्रदेशाचे विकास योजनेत करावयाच्या उक्त सुधारणे बाबत नागरीकांच्या काही हरकती व सूचना असतील तर त्या त्यांनी ही सूचना **महाराष्ट्र राज्य शासन राजपत्रात** प्रसिध्द झालेल्या दिनांकापासून १ महिन्याच्या मुदतीत उपसंचालक, नगररचना विभाग, तिसरा मजला, वसई-विरार शहर महानगरपालिकेकडे लेखी स्वरूपात किंवा mail at ddtppvcmc२०२०@gmail.com वर पाठविल्यास त्यांचा विचार विकास योजनेमधील सुधारणा/फेरफार मंजुरीसाठी शासनाकडे सादर करणेपुर्वी करणेत येईल.

अनिलकुमार पवार,

आयुक्त,

वसई-विरार शहर महानगरपालिका.

क्रमांक व.वि.श.म./न.र./शा. ३३/२०२३-२४,
वसई-विरार शहर महानगरपालिका,
नगररचना विभाग, मुख्यालय, तिसरा माळा,
बाजार वॉर्ड, विरार (पु),
दिनांक १८ एप्रिल २०२३.



महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित

प्रस्तावित योजनांची अधिसूचना

क्रमांक एमएसईटीसीएल / सीओ/ पीएस / स्कीम -I/डिडिएफ/पीएन /२५४५.

विद्युत कायदा, २००३ च्या कलम १६४ प्रमाणे व महाराष्ट्र शासनाच्या आदेश क्रमांक ०६ / प्र.क्र.३१२/उर्जा/४, दिनांक २४.०८.२००६ (शासकीय राजपत्र पान क्रमांक २८०) नुसार, महाराष्ट्र राज्य विद्युत पारेषण कंपनीस प्रदान केलेल्या अधिकारानुसार, खाली नमूद केल्याप्रमाणे अति उच्च दाब पारेषण योजनेचे डेडीकेटेड डिस्ट्रीब्युशन फॅसिलिटी अंतर्गत महापारेषणच्या देखरेखीखाली काम हाती घेण्याचे प्रस्तावित करीत आहे. या सर्व अधिकारांचा वापर प्रस्तावित योजनेतील विजेचे पारेषण, वितरण अगर म.रा. वि.पारेषण कं. मर्या. च्या समन्वय, संचलन व सुव्यवस्था या कामाकरिता पारेषण कंपनीद्वारे करण्यात येईल. जनतेच्या माहितीकरिता ही अधिसूचना देण्यात येत आहे.

२. खालील योजना त्या भागातील अति उच्च दाब ग्राहकांच्या वाढत्या विजेची गरज पुरविण्यासाठी व नवीन ग्राहकांना वीजपुरवठा करण्यासाठी आहे.

(अ) चंद्रपुर जिल्ह्यातील मे. अल्ट्राटेक सिमेंट लि. यांना मे. यु.टी.सी.एल. (आवारपूर सिमेंट वर्क्स) च्या १४४.२२ मे. वॉट सी.पी. पी. साठी विद्युत पुरवठा करणेबाबत. मे. अल्ट्राटेक आवारपूर सिमेंट लि. यांनी महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्या. च्या देखरेखीखाली करावयाची कामे. (१) २२० के. व्ही. अल्ट्राटेक सिमेंट (आवारपूर) ते २२० के.व्ही. अल्ट्राटेक सिमेंट (माणिकगड सिमेंट वर्क्स) गडचांदूरला जोडणारी विद्युत वाहिणी उभारणे- १४ कि.मी. अंदाजे. (२) मे. अल्ट्राटेक सिमेंट (आवारपूर) उपकेंद्रात २२० के.व्ही. बे उभारणे. (३) मे. अल्ट्राटेक सिमेंट (माणिकगड सिमेंट वर्क्स) गडचांदूर उपकेंद्रात २२० के.व्ही बे उभारणे, या योजनेचा अंदाजित खर्च रु. १०४८.७ लाख इतका आहे.

३. परवानेधारक अगर हितसंबंध असलेल्या व्यक्तीने हवे असल्यास, ही सूचना प्रसिद्ध केलेल्या तारखेपासून दोन महिन्यांच्या आत महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादितच्या विचाराकरिता पारेषण कंपनीस प्रतिवेदने पाठवावीत. अशी त्यांना अधिसूचना देण्यात येत आहे. याबाबतची अधिक माहिती मुख्य अभियंता (प्रकल्प योजना), महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित, ३ रा मजला, प्रकाशगंगा, प्लॉट नं. सी-१९, बांद्रा-कुर्ला संकुल, बांद्रा (पूर्व), मुंबई- ४०० ०५१ यांचेशी वेळीच संपर्क साधून मिळू शकते.

मुंबई,
दिनांक १७ एप्रिल २०२३.

संचालक (प्रकल्प),
महापारेषण, मुंबई.

रायगड जिल्हा परिषद, अलिबाग

वार्षिक प्रशासन अहवाल सन २०२१-२०२२

क्रमांक राजिप/ साप्रवि/नियोजन/ ४८२९/२०२३

महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या अधिनियम, १९६१ चे कलम १४२ (४) अन्वये महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या (वार्षिक प्रशासन अहवाल प्रसिध्द करणे) नियम १९६४ व सुधारणा नियम १९६६ व १९८१ नुसार रायगड जिल्हा परिषदेच्या सन २०२१ - २०२२ च्या वार्षिक प्रशासन अहवालास जिल्हा परिषद सर्वसाधारण सभेमध्ये ठराव घेणे आवश्यक आहे. मात्र रायगड जिल्हा परिषदेचा कार्यकाळ दिनांक २० मार्च २०२२ रोजी संपुष्टात आल्याने महाराष्ट्र शासन राजपत्र असाधारण भाग एक अ-मध्य उप-विभाग दिनांक ११ मार्च २०२२ नुसार प्रशासक म्हणून मुख्य कार्यकारी अधिकारी यांना दिनांक २१ मार्च २०२२ पासून प्राधिकृत केले असून त्यांना जिल्हा परिषदेचे सर्व प्रशासकीय अधिकार प्रदान करण्यात आले असून रायगड जिल्हा परिषदेच्या सन २०२१-२०२२ च्या वार्षिक प्रशासन अहवालास दिनांक २० डिसेंबर २०२२ रोजीच्या प्रशासकीय आदेश क्र. ३७ अन्वये मंजुरी देण्यात आली आहे.

अधिसूचना

महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या अधिनियम, १९६१ चे कलम १४२ (४) अन्वये महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या नियम, १९६४ व नियम ९ अन्वये तयार केलेल्या रायगड जिल्हा परिषदेच्या सन २०२१-२०२२ च्या वार्षिक प्रशासन अहवालास दिनांक २० डिसेंबर २०२२ रोजीच्या प्रशासकीय आदेश क्र. ३७ अन्वये मंजुरी देण्यात आली आहे.

अलिबाग,
दिनांक १२ मार्च २०२३.

डॉ. किरण पाटील (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
रायगड जिल्हा परिषद, अलिबाग.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, एप्रिल २७-मे ३, २०२३/वैशाख ७-१३, शके १९४५

वित्त विभाग जि. प. यवतमाळ

यजिप/वित्त/संक/कावि/७९४५/२०२३

दिनांक : ३१ मार्च २०२३

प्रपत्र २१ - ई

जिल्हा परिषद यवतमाळ सन २०१९-२०२० चे पंस सेस, जि.प.सेस व देखभाल दुरुस्ती जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	००२८	कर व फी	५९७७८८	१	२०४९	व्याजप्रदान	९५७
२	००२९	जमीन महसूल	१४४५३६२८	२	२०५९	सार्वजनिक म. व परिरक्षण	५४१६४७५९
३	००३०	मुद्रांक व नोंदणी शुल्क	७९०६७५४५	३	२०७१	निवृत्ती वेतन व इतर सेवानिवृत्तीचे फायदे	२३१५३१४
४	००३५	स्था.मालमत्तेवरील कर	०	४	२१०२	शिक्षण	९६५५२८१
५	००४१	वाहन कर	०	५	२१०५	कला व संस्कृती	२५४७१६०
६	००४२	पथकर	०	६	२१०६	बाजार आणि जत्रा	४२९६३५
७	००४४	सेवाकर	०	७	२११०	आरोग्य व कुटूंब कल्याण	२३६९७८४
८	००४५	विक्री व वसुलीवरील कर	१६६८०	८	२११५	पाणीपुरवठा व स्वच्छता	२६९८४४१३
९	००४९	व्याजाची रक्कम	३३९९३९३३	९	२११६	ग्रामीण गृहनिर्माण	०
१०	००५९	सार्वजनिक मा. उत्पन्न	१७४७१४२	१०	२१२५	समाजकल्याण	८५५६१४२२
११	००७१	निवृत्ती वेतन	४०२२२३५	११	२१३५	सामाजिक सु. व कल्याण	२३४१६६१०
१२	०२०२	शिक्षण	१४३९७७०	१२	२४०१	कृषीविकास कार्यक्रम	६४१६५२६४
१३	०२०६	बाजार व जत्रा	३६१८०	१३	२४०३	पशुसंवर्धन	१३५४७९०३
१४	०२१०	सार्वजनिक आरोग्य	३६७१९४१	१४	२५०१	गरीबी निमुलन कार्यक्रम	०
१५	०२१५	पाणीपुरवठा व स्वच्छता	-२३७८३८७३	१५	२५१५	पंचायतराज कार्यक्रम	४६६२०४६३
१६	०२३५	सामाजिक सुरक्षा व कल्याण	०	१६	२७०२	लघुपाटबंधारे	४१८३८१४
१७	०२१६	ग्रामीण गृहनिर्माण	०	१७	२८१०	अपारंपारिक ऊर्जा स्त्रोत	१००५०८
१८	०४०३	पशुसंवर्धन व पशु विकास	९५५८४८	१८	७६१०	अग्रिम	४१८६५११
१९	०४०५	मत्स्यव्यवसाय	७५१३९५	१९	८४४३	नागरी ठेवी	१०२४६७४७६
२०	०४०६	वनीकरण	४५१९९००	२०	८५५०	नागरी अग्रिम	१००००
२१	०४३५	कृषीविकास कार्यक्रम	-८७४३७०६				
२२	०५१५	पंचायतराज कार्यक्रम	७८५११८३				
२३	०७०२	लघुपाटबंधारे	२७०१०				
२४	०८१०	अपारंपारिक उर्जासाधने	-२६७६०९४				
२५	०८५१	ग्रामाद्योग व लघुउद्योग	-३०७२६७०				
२६	७६१०	कर्मचा-याना कर्ज	३२७७८८९				
२७	८४४३	नागरी ठेवी	१७१४९०२४८				
२८	८५५०	नागरी अग्रिम	९९८९८८				
२९	८६५८	निलंबन लेखे	-१०१४६९७८				
		एकूण	२८०५०३९८२			एकूण	४४२७२७२७४
		सुरुवातीची शिल्लक	१०६६७१७०३३			अखेरची शिल्लक	९०४४९३७४१
		एकूण जमा	१३४७२२१०१५			एकूण जमा	१३४७२२१०१५

प्रपत्र २१-ई
जिल्हा परिषद यवतमाळ सन २०१९-२०२० चे हस्तांतरित योजना व १३ वा वित्त आयोग जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	२०५३	सामान्य प्रशासन	१७९०३१०५८२	१	२०५३	सामान्य प्रशासन	१७८९८४६९९३
२	२०५९	बांधकाम	३८४४४३२१०	२	२०५९	बांधकाम	२८४०६०३७२
३	२२०२	शिक्षण	८४२१३७१४४९	३	२२०२	शिक्षण	७९४७३२२४०
४	२२१०	सार्वजनिक आरोग्य	७६१९५७२१३	४	२२१०	सार्वजनिक आरोग्य	७१२६७७७३०
५	२२१५	पाणीपुरवठा	१५७६४५४७	५	२२१५	पाणीपुरवठा	२४१०६१०५९
६	२२२५	समाजकल्याण	१०९९९८००६१	६	२२२५	समाजकल्याण	३६९४६३२६३
७	२२३५	महिला व बालकल्याण	२७००३०००	७	२२३५	महिला व बालकल्याण	३४०९६२६
८	२४०१	कृषी विभाग	१३७३४२७४७	८	२४०१	कृषी विभाग	१३६७४२०१८
९	२४०३	पशुसंवर्धन	५८१८४३३०	९	२४०३	पशुसंवर्धन	८५८१५२६४
१०	२५१५	पंचायतराज कार्यक्रम	१२६५४२०४२३	१०	२५१५	पंचायतराज कार्यक्रम	१३३३०६१०९१
११	२७०२	लघुपाटबंधारे	५८२२६०९५	११	२७०२	लघुपाटबंधारे	३०६१२६०४
१२	३०५४	रस्ते व परिवहन	२३७१३४२९०	१२	३०५४	रस्ते व परिवहन	३१२२७७६८०
१३	५०५४	मार्ग व पुल	१८२९५३७३२	१३	५०५४	मार्ग व पुल	३०६६६१९३९
१४	३४५१	नाविन्यपूर्ण योजना	१५३३०६०००	१४	३४५१	नाविन्यपूर्ण योजना	७५७४७१३९
१५	३४५२	पर्यटन स्थळांचा विकास	१९७८००००	१५	३४५२	पर्यटन स्थळांचा विकास	४८३५३१७
१६	३६०४	यात्रा स्थळांचा विकास	४०००००००	१६	३६०४	यात्रा स्थळांचा विकास	५८३८२११८
१७	४४०२	मृद व जल संधारणा वरील भांडवली जमा	७८५०५७८६	१७	४४०२	मृद व जल संधारणा वरील भांडवली जमा	१०२२६५३१४
१८	४५१५	पंचायती राज कार्यक्रमा वरील भांडवली जमा	१३९६४९५७२	१८	४५१५	पंचायती राज कार्यक्रमा वरील भांडवली जमा	४१२८१४४१
१९	४५५१	डोंगरी विकास कार्यक्रम	०	१९	४५५१	डोंगरी विकास कार्यक्रम	९४२९४९५
२०	८००	इतर	४३८०९४०२	२०	८००	इतर	१९५२६०१६७४
		एकुण	१४९१५१४२४३९			एकुण	१५७९७५५२३७७
		सुरुवातीची शिल्लक	३८३४६०९७८१			अखेरची शिल्लक	२९५२९९८४३
		एकुण जमा	१८७४९७५२२२०			एकुण खर्च	१८७४९७५२२२०

प्रपत्र २१-ई
जिल्हा परिषद यवतमाळ सन २०१९-२०२० चे अभिकरण योजना व खासदार निधी जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	२२११	कुटूंब कल्याण	३१२७०१०३९	१	२२११	कुटूंब कल्याण	३०९६७६९०७
२	२२३५	सामाजिक सुरक्षा	२२०९३८०००	२	२२३५	सामाजिक सुरक्षा	१९३७५५५३४
३	२२३६	महिला व बालकल्याण	१५१८६३२६	३	२२३६	महिला व बालकल्याण	४२०४२१०२
४	२२४५	नैसर्गिक आपत्ती	९६४९५५७६	४	२२४५	नैसर्गिक आपत्ती	५६८८३८४४
५	२४०१	कृषी विभाग	३६४८२०६८	५	२४०१	कृषी विभाग	६४३४४२०९
६	२५०५	रोजगार हमी योजना	२३६२४५५८४	६	२५०५	रोजगार हमी योजना	२१९७३०१५५
७	२५५३	खासदार निधी	२०४३०३६०	७	२५५३	खासदार निधी	३९२३२०१६
८	२८१०	अपारंपरिक उर्जा	३१९७७४	८	२८१०	अपारंपरिक उर्जा	०
९	४२३६	कल्याण यावरील भांडवली जमा	९३३९२०००	९	४२३६	कार्यक्रमावरील भांडवली खर्च	९६३०६२८
१०	४५१५	पंचायतराज कार्यक्रम	३१८१२५१७८	१०	४५१५	पंचायतराज कार्यक्रम	२३२९०४०००
११	८००	इतर	५०१३७२७६	११	८००	इतर	७१९२८८१५
		एकुण	१४००४५३१२१			एकुण	१९६०१२८२९०
		सुरुवातीची शिल्लक	१३०४४२३१४५			अखेरची शिल्लक	१५४४७८८०५६
		एकुण जमा	२७०४८७६२६६			एकुण जमा	२७०४८७६२६६

ज्योती भोंडे,
मुख्य लेखा व वित्त अधिकारी,
जिल्हा परिषद, यवतमाळ.

श्रीकृष्णनाथ पांचाळ,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, यवतमाळ.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, एप्रिल २७-मे ३, २०२३/वैशाख ७-१३, शके १९४५

वित्त विभाग जि. प. यवतमाळ

यजिप/वित्त/संक/कावि/७९४६/२०२३

दिनांक : ३१ मार्च २०२३

प्रपत्र २१ - ई

जिल्हा परिषद यवतमाळ सन २०२०-२०२१ चे पंस सेस. जि.प.सेस व देखभाल दुरुस्ती जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	००२८	कर व फी	१३०००७०	१	२०४९	व्याजप्रदाने	५३२
२	००२९	जमीन महसूल	१९११०७२	२	२०५९	सार्वजनिक म व परिरक्षण	३४१८६५०५
३	००३०	मुद्रांक व नोंदणी शुल्क	६९१६९३	३	२०७९	निवृत्ती वेतन व इतर सेवानिवृत्तीचे फायदे	०
४	००३५	स्था.मालमत्तेवरील कर	०	४	२२०२	शिक्षण	८५५२८५०
५	००४४	सेवाकर	०	५	२२१०	आरोग्य व कुटूंब कल्याण	१३५४७८३
६	००४५	विक्री व वसुलीवरील कर	०	६	२२१५	पाणीपुरवठा व स्वच्छता	१७५१४०९३
७	००४९	व्याजाची रक्कम	६३३५१९२८५	७	२२१६	ग्रामीण गृहानेमाण	०
८	००५९	सार्वजनिक मा. उत्पन्न I	११६२४६०	८	२२२५	समाजकल्याण	३७६३६२२०
९	००७१	निवृत्ती वेतन	०	९	२२३५	सामाजिक सु व कल्याण	८२७६७२१
१०	०२०२	शिक्षण	-१६९२३५५	१०	२४०१	कृषीविकास कार्यक्रम	१९८६६८०६
११	०२०६	बाजार व जत्रा	०	११	२४०३	पशुसंवर्धन	६०७२२०
१२	०२१०	सार्वजनिक आरोग्य	-१०२४२०७	१२	२५०१	गरीबी निमुलन कार्यक्रम	०
१३	०२१५	पाणीपुरवठा व स्वच्छता	-३४५४४५५६	१३	२५१५	पंचायतराज कार्यक्रम	१९७४७६३७
१४	०२३५	सामाजिक सुरक्षा व कल्याण	०	१४	२७०२	लघुपाटबंधारे	७४६३३६३
१५	०२१६	ग्रामीण गृहानेमाण	०	१५	२८१०	अपारंपारिक ऊर्जा स्त्रोत	०
१६	०४०३	पशुसंवर्धन व पशु विकास	-४७२१४००	१६	७६१०	अग्रीम	८००००
१७	०४०५	मत्स्यव्यवसाय	५२३०४३	१७	८४४३	नागरी ठेवी	७१९०७६८१
१८	०४०६	वनीकरण	०	१८	८५५०	नागरी अग्रीम	१२७१५८५७४३
१९	०४३५	कृषीविकास कार्यक्रम	-११५९७९६०	१९	८६५८		१५३०२२२
२०	०५१५	पंचायतराज कार्यक्रम	२२०४९५९६	२०	८००	इतर	२०३१८७७
२१	७६१०	कमिचा-याना कजे	१३७४६११				
२२	८४४३	नागरी ठेवी	८२१६८६७३				
२३	८५५०	नागरी अग्रीम	७९५७१३१५०				
२४	८६५८	निलबन लेखे	२५७५३२८९				
		एकूण	१५१२५८६४६४			एकूण	१५०२३४२२५३
		सुरुवातीची शिल्लक	९०४४९३७४१			अखेरची शिल्लक	९१४७३७९५२
		एकूण जमा	२४१७०८०२०५			एकूण जमा	२४१७०८०२०५

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, एप्रिल २७-मे ३, २०२३/वैशाख ७-१३, शके १९४५

२१

प्रपत्र २१-ई
जिल्हा परिषद यवतमाळ सन २०२०-२०२१ चे हस्तांतरित योजना व १३ वा वित्त आयोग जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	२०५३	सामान्य प्रशासन	२३२०१३८७३४	१	२०५३	सामान्य प्रशासन	२२२८३४१८३४
२	२०५९	बांधकाम	३३५२२६७०३	२	२०५९	बांधकाम	४७०१८७९१०
३	२२०२	शिक्षण	८७६५९३३२७८	३	२२०२	शिक्षण	८६१७२३८३५१
४	२२१०	सार्वजनिक आरोग्य	१०१५५२१४९३	४	२२१०	सार्वजनिक आरोग्य	८७४९२३३४३
५	२२१५	पाणीपुरवठा	२५६०५७१६८	५	२२१५	पाणीपुरवठा	५३०७१५६८
६	२२२५	समाजकल्याण	५६०६१४८०८	६	२२२५	समाजकल्याण	३२५४६६९२७
७	२२३५	महिला व बालकल्याण	२५३३३०६३६	७	२२३५	महिला व बालकल्याण	३२२७१२०
८	२४०१	कृषी विभाग	१३५९८८७९६	८	२४०१	कृषी विभाग	१०९७०६६२
९	२४०३	पशुसंवर्धन	१२४४७५४८३	९	२४०३	पशुसंवर्धन	१३५७८४००४
१०	२५१५	पंचायतराज कार्यक्रम	१३१२८९९५९	१०	२५१५	पंचायतराज कार्यक्रम	१६६२८०५८०
११	२७०२	लघुपाटबंधारे	१३२७१९९७६	११	२७०२	लघुपाटबंधारे	१६१२८८४७३
१२	३०५४	रस्ते व परिवहन	३४२९७२०५६	१२	३०५४	रस्ते व परिवहन	१६४९८७०६६
१३	५०५४	मार्ग व पुल	३७५०२६२०७	१३	५०५४	मार्ग व पुल	५३७७१००८
१४	३४५१	नाविन्यपूर्ण योजना	६०००००००	१४	३४५१	नाविन्यपूर्ण योजना	८८९८९९७४
१५	३४५२	पर्यटन स्थळांचा विकास	२०००००००	१५	३४५२	पर्यटन स्थळांचा विकास	१११३१२०८
१६	३६०४	यात्रा स्थळांचा विकास	४७०७३२२६	१६	३६०४	यात्रा स्थळांचा विकास	५५५७१३७७
१७	४२२५	अनुसूचित जाती अनुसूचित जमाती व इतर मागासवर्ग यावरील भांडवली जमा	५८८२५०००	१७	४२२५	अनुसूचित जाती अनुसूचित जमाती व इतर मागासवर्ग यावरील भांडवली जमा	७१७६६२९
१८	४५१५	पंचायती राज कार्यक्रमा वरील भांडवली जमा	११४०००००	१८	४५१५	पंचायती राज कार्यक्रमा वरील भांडवली जमा	
१९	४५५१	वागरी निकास कार्यक्रम	०	१९	४५५१	वागरी निकास कार्यक्रम	७९८१९४
२०	८००	इतर	९९७०९७६७११	२०	८००	इतर	११८००३९७७९
		एकुण	२६०९९१७९४३४			एकुण	२४६०७८८२००७
		सुरुवातीची शिल्लक	२९५२१९९८४३			अखेरची शिल्लक	४४४३४९७२७०
		एकुण जमा	२९०५१३७९२७७			एकुण खर्च	२९०५१३७९२७७

प्रपत्र २१-ई
जिल्हा परिषद यवतमाळ सन २०२०-२०२१ चे अभिकरण योजना व खासदार निधी जमा व खर्च

अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	जमा	अ. क्र.	लेखाशिर्षक	लेखाशिर्षक तपशील	खर्च
१	२२११	कुटूंब कल्याण	३१०७४१२२०	१	२२११	कुटूंब कल्याण	३४००२६०४९
२	२२३५	सामाजिक सुरक्षा	१६६५०००	२	२२३५	सामाजिक सुरक्षा	१९३५३४०४८
३	२२३६	महिला व बालकल्याण	२४१५७६७४७	३	२२३६	महिला व बालकल्याण	१५४७४६४४०
४	२२४५	नैसर्गिक आपत्ती	५९४८७०००	४	२२४५	नैसर्गिक आपत्ती	३६६७६९२७
५	२४०१	कृषी विभाग	२३४७०९५७२	५	२४०१	कृषी विभाग	१५४५०७१५६
६	२५०५	रोजगार हमी योजना	०	६	२५०५	रोजगार हमी योजना	५६२३२०२८
७	२५५३	खासदार निधी	३२९०७१९	७	२५५३	खासदार निधी	७७६८१३२
८	२८१०	अपारंपरिक उर्जा	०	८	२८१०	अपारंपरिक उर्जा	४१६०४
९	४५१५	पंचायतराज कार्यक्रम	१४५१८३८५१	९	४५१५	पंचायतराज कार्यक्रम	१२४७५४०६८
१०	८००	इतर	६२१२८९३०	१०	८००	इतर	७७०९८७२७२
		एकुण	१६१७८८३०३९			एकुण	१८३९२७३७२५
		सुरुवातीची शिल्लक	१४४७४८०५६			अखेरची शिल्लक	१३२३३५३३७०
		एकुण जमा	३१६२६३१०९५			एकुण जमा	३१६२६३१०९५

ज्योती भोंडे,
मुख्य लेखा व वित्त अधिकारी,
जिल्हा परिषद, यवतमाळ.

श्रीकृष्णनाथ पांचाळ,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, यवतमाळ.

बृहन्मुंबई महानगरपालिका

अधिसूचना

क्र. प्रअभि/ विनि/ ८६९३ / पू.उप. दि. २०-०४-२०२३

विषय : एम / पश्चिम विभागातील मौजे चेंबुर येथील न. भू.क्र. ४११-ब जमीनीवरील
DOS2.6 (मनोरंजन मैदान) हे नामनिर्देशन बदलून DOS2.1 (क्लब/ जिमखाना)
असे करण्याकरिता मंजूर विकास आराखडा २०३४ मध्ये फेरबदल करण्याबाबत.

अवर सचिव, नगर विकास विभाग, महाराष्ट्र शासन यांनी पत्र क्र. टीपीबी-४३२०/२६५/प्र.क्र.४६/२०२१/नवि-११ दि. ०७.०४.२०२२ अन्वये मौजे चेंबुर येथील नगर भूमापन क्र. ४११-ब या भूखंडावर, विकास आराखडा २०३४ नुसार DOS2.6 (मनोरंजन मैदान) हे नामनिर्देशन बदलून DOS2.1 (क्लब / जिमखाना) असे नामनिर्देशन महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ च्या कलम ३७ (१) अन्वये करून फेरबदल प्रस्ताव, प्रस्तावित केलेले आहे.

महानगरपालिकेचे परिपत्रक क्र. बीएमसी / एडीएमएन / ३ दि. ०७.०४.२०२२ नुसार अद्यावत सुधारित मुंबई महानगरपालिका अधिनियम, १८८८ च्या कलम ६क (१) अन्वये महानगरपालिका आणि महानगरपालिकेच्या इतर प्राधिकरणांचे सर्व अधिकार आता प्रशासकांकडे निहित आहेत.

प्रशासक (महानगरपालिका) यांचा ठराव क्र. २५६ दि. १६.०६.२०२२ च्या आदेशान्वये सदर भूखंडावरील DOS2.6 (मनोरंजन मैदान) हे नामनिर्देशन बदलून DOS2.1 (क्लब / जिमखाना) असे नामनिर्देशन करण्याच्या प्रस्तावास महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ च्या कलम ३७ (१) नुसार हरकती/ सूचना मागविण्यास व महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ च्या कलम ३७ (२) नुसार फेरबदल प्रस्तावास महाराष्ट्र शासनाची अंतिम मंजूरी घेण्याकरिता नगरविकास विभाग खात्याशी संपर्क साधण्याची मंजूरी दिली आहे.

यास्तव उपरोक्त तरतुदीनुसार जनतेकडून हरकती / सूचना मागविण्यात येत आहेत. सदर हरकती/ सूचना प्रमुख अभियंता (विकास नियोजन) यांच्याकडे लेखी स्वरूपात सदर अधिसूचना प्रकाशीत झाल्याच्या तारखेपासून एक महिन्याच्या आत कळवाव्यात. त्यानंतर प्राप्त झालेल्या हरकती / सूचना विचारात घेतल्या जाणार नाहीत.

उपरोक्त प्रस्तावित फेरबदल करण्यासंबंधीचे नकाशे बृहन्मुंबई महानगरपालिकेच्या प्रमुख अभियंता (विकास नियोजन) यांच्या कार्यालय, महानगरपालिका मुख्यालय, ५ वा मजला, विस्तारित इमारत, महापालिका मार्ग, फोर्ट, मुंबई ४०० ००१ येथे शनिवार, रविवार व सार्वजनिक सुट्टी व्यतिरिक्त पाहणीकरिता उपलब्ध आहेत.

सु.हि. राठोड,
प्रमुख अभियंता,
(विकास नियोजन).

BRIHANMUMBAI MUNICIPAL CORPORATION

NOTIFICATION

No. CHE/ 8693/DP/ES dt. 20.04.2023

Sub: Change of Designated Recreation Ground (DOS 2.6) to Club/ Gymkhana (DOS 2.1) since the club is existing in respect of land bearing CTS No. 411-B, Village-Chembur, Taluka-Kurla, In M/W ward.

Under Secretary, UDD, GoM *vide* letter u/no. TPB-4320/265/CR- 46/2021/UD-11 dt. 07.04.2022 has informed BMC to initiate modification proposal to Sanctioned DP 2034 as per sect 37(1) of MRTP Act, 1966 to change designation of DOS2.6 (Recreation Ground) to DOS2.1 (Club/ Gymkhana) on land bearing CTS no. 411-B of village Chembur as per section 37(1) of MRTP Act.

As per circular u/no. BMC/ADMN/3 dt. 07.04.2022, under sect 6C (1) of MMC Act, 1888 all the powers of the Corporation are now vested with the Administrator.

Administrator (Corporation) has accorded sanction to the proposal *vide* resolution no. 256 dt. 16.06.2022 and granted approval to invite suggestions/ objections from general public u/s. 37(1) of MRTP Act, 1966 and approach State Govt. in Urban Development Dept for final sanction u/s. 37(2) of MRTP Act, 1966 for modification in Sanctioned DP 2034.

In view of above, suggestions / objections are now invited from the members of public. The suggestions / objections to the proposed modification shall be submitted in writing in the office of Chief Engineer (D.P) within period of one month from date of publication of this notification. The suggestions / objections received after expiry period of one month will not be considered.

The plans in respect of proposed modification are made available in the office of Chief Engineer (D.P), Municipal Corporation of Greater Mumbai Head office, 5th floor, Annexed Building, Mahapalika Marg, Fort, Mumbai 400001, except Saturday and Sunday and public holidays.

S H. RATHOD,
Chief Engineer,
(Development Plan) .

Applicant Adv. Shri M. T. GADHAVI

**BEFORE THE MOTOR ACCIDENT CLAIMS TRIBUNAL,
CITY CIVIL & SESSIONS COURT, BHADRA, AHMEDABAD - 380 001.**

Fixed on :- 06/06/2023

Exh. 57

PUBLIC-NOTICE

M.A.C.P. No. 118 OF 2017.

Applicant :— JALPA PARESH SHAH @ JALPA PARESH ADANI
W. D/O. PARESH RASIKLAL SHAH @ PARESH RASIKLAL ADANI

Versus

Opponent-1. DAYASHANKAR NADUKRAM VISHWAKARMA
RESI. AT - SURAJ STUDIO, DARGAH ROAD, KASHI GAU,
KASHMIRA - MIRA ROAD, MUMBAI .

Opponent -2. SHRI SANTOSH SHYAMSUNDAR GUPTA
RESI. AT. AMARDEEP CO-OP. HOU. SOC., FLAT NO. 601,
ROOM NO. A-1, SECTOR - 6, CHAR COP, KANDIVALI, MUMBAI.

WHEREAS, the applicant has filed claim petition in this tribunal for compensation of Rs. 75,00,000 U/s. 166 of M. V. Act on 03/04/2017 for accident caused by VEHICLE NO. MH-04-GC-8935 on Dt. 04/11/2016 on road Mumbai-Ahmedabad High Way, Nr. Velkar Petrol Pump, Nr. Varsave Village, District - Thana, Dahisar Check Post, Mumbai in the jurisdiction of Kashmira Police Station of Mumbai and notice of this Tribunal against above opponent has been returned unserved.

This PUBLIC NOTICE is issued by the Tribunal for above Opponent. Take Notice of this claim that it will be heard by the Tribunal on 06/06/2023 at 10.30 A.M.

If you will not appear and file your defense, the claim will be decided ex-party against you.

GIVEN UNDER MY HAND AND SEAL OF THE TRIBUNAL THIS 18TH DAY OF APRIL, 2023.

DRAWN BY

CHECKED BY

By Order

A. B. TRIVEDI
Assistant.

P. Y. MODI
Bench Clerk.

S. M. VAGH,
Dy. Registrar
City Civil & Sessions Court,
Bhadra, Ahmedabad.

Serial No. M-232

FORM NO. 155

[See rule 329]

(MEMBERS' VOLUNTARY WINDING UP)

RREEF INDIA ADVISORS PRIVATE LIMITED

Notice Convening Final Meeting of Contributories

Notice is hereby given in pursuance of Section 497 of the erstwhile Companies Act, 1956 that the Final Meeting of the Contributories (Members) of RREEF INDIA ADVISORS PRIVATE LIMITED (the Company) will be held on Wednesday, 31st day of May, 2023 at 03.45 P.M. at The Capital, 14th Floor C-70, G Block, Bandra Kurla Complex, Mumbai 400 051, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the assets of the Company disposed off and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed off.

Place : Mumbai,
Dated: 14th April 2023.

HIMANSHU S. KAMDAR,
Liquidator.

NOTICE CONVENING FINAL MEETING OF CONTRIBUTORIES

NOTICE pursuant to Section 497 of the erstwhile Companies Act, 1956 is hereby given that the Final meeting of the Contributories (Members) of RREEF India Advisors Private Limited will be held on Wednesday, 31st day of May, 2023 at 03.45 P.M. at The Capital, 14th Floor C-70, G Block, Bandra Kurla Complex, Mumbai 400 051, to transact the following business :

1. To consider, and if thought fit, to pass the following resolution, with or without modification(s), as an **Ordinary Resolution**:

To lay the Liquidator's Account of RREEF India Advisors Private Limited – under liquidation acts and dealings and the manner in which the winding up process conducted, thereon, for the period commencing from June 4, 2022 to December 31, 2022.

2. To consider and take on record the Liquidator's final statement of account in Form No. 156 for the period from June 4, 2012 to December 31, 2022, as per Rule No. 329 of the Companies (Court) Rules, 1959, pursuant to provisions of Section 497 of the Companies Act, 1956, acts and dealings and the manner in which the winding up process conducted thereon, and to pass the following resolution, with or without modification(s), as an **Ordinary Resolution**:

“RESOLVED THAT the Liquidator's final statement of account in Form No. 156 of RREEF India Advisors Private Limited – under liquidation, as per Rule No. 329 of the Companies (Court Rules), 1959, pursuant to provisions of section 497 of the Companies Act, 1956, be and is hereby received and approved.”

3. To authorize the Liquidator of the Company to dispose off the books and papers of the Company and to consider and if thought fit, to pass the following resolution, with or without modification(s), as a **Special Resolution**:

“RESOLVED THAT pursuant to Section 550 of the Companies Act, 1956 and coming into of force of relevant sections of the Companies Act, 2013 and/or any statutory modification(s) or re-enactment thereof and other applicable provisions for the time being in force, if any, Mr. Himanshu S. Kamdar, the Liquidator of RREEF India Advisors Private Limited – under liquidation, be and is hereby authorized to dispose off the books and papers of the Company and that of the Liquidator in the following manner:

- i. Deliver the books and the papers of the Company and that of the Liquidator to the Official Liquidator on his own or at the request of the Official Liquidator for the scrutiny and report under Section 497 of the Companies Act, 1956 and other coming into force of sections of the Companies Act, 2013 and/or any statutory modification(s) or re-enactment thereof and other applicable provisions for the time being in force;
- ii. Collect the books and papers from the Official Liquidator soon after the scrutiny of such books and papers by the Official Liquidator and to preserve them in a safe custody for a period of 5 (five) years from the date of dissolution; and
- iii. Destroy those books and papers, after the expiry of the said period of 5 (Five) years in the presence of any one or more representatives of the Company's contributories;

And to do all such, acts, deeds, matters and things which may deem necessary in this behalf.”

Place: Mumbai,
Date: April 14, 2023.

Registered Office:
Kodak House,
222, D.N. Road,
Mumbai - 400 001.

For RREEF India Advisors Private Limited,
HIMANSHU S. KAMDAR,
LIQUIDATOR.

Notes :

1. ***A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of himself and a proxy need not be a member of the company. The instrument appointing the proxy should, however, be deposited at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting.***
2. Only registered Equity Shareholders of the Company may attend and vote (either in person or by Authorized Representative under Section 113 of the Companies Act, 2013) at the Contributories' meeting. The Authorized Representative of a body corporate which is a registered Equity Shareholder of the Company may attend and vote at the Contributories' meeting provided a certified true copy of the resolution of the Board of Directors under Section 113 of the Companies Act, 2013 or other governing body of the body corporate authorizing such representative to attend and vote at the contributories' meeting on behalf of the body corporate is submitted on the registered mail id of the Company.
3. The Final Statement of Accounts can be inspected by the contributories by sending a request in writing and a certified copy/extract of the same can be obtained by the contributories on payment of the prescribed fees.
4. The route map for the meeting is annexed along with the notice for your reference.
5. An Explanatory Statement pursuant to section 102 of the Companies Act, 2013, relating to the agenda as per the notice of the meeting, is annexed hereto.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 :

Item Nos. 1 to 3 :

The Board of Directors of the Company at its meeting held on April 30, 2012, made a declaration of solvency and approved the proposal for winding up of the operations of the Company under the members' voluntary winding up subject to approval of the members. The members of the Company *vide* resolution passed at their meeting held on June 4, 2012, approved members' voluntary winding up in accordance with provisions of Sections 484(1)(b) of the Companies Act, 1956 and/or Section 304 of the Companies Act, 2013 as may be applicable and any other applicable provisions of the Companies Act, 1956 or the Companies Act, 2013.

In accordance with the provisions of Section 490 of the Companies Act, 1956, Mr. Himanshu S. Kamdar, Company Secretary in Practice, was appointed as the Liquidator for the proposed winding up process.

It may be noted that the Company received Income Tax clearance and No Objection letter dated 11th July 2022 from the Income Tax Department. After deduction/provision for liquidation expenses, the Company on 30th September 2022 distributed the surplus funds amounting to Rs. 24,74,13,884/- (i.e. @ Rs. 133.74 per share on 18,50,000 Equity Shares of Rs. 10/- each, fully paid-up) to the contributories (shareholders) whose names appeared in the Register of Members of the Company, in proportion to their respective shareholding in the Company.

The liquidation process has been completed and the Liquidator's final statement of account in Form No. 156 for the period from June 4, 2012 (commencement of winding up) to December 31, 2022 (completion of winding up) as per Rule No. 329 of the Companies (Court) Rules, 1959, pursuant to provisions of Section 497 of the Companies Act, 1956, showing how the winding-up process has been conducted, has been audited by the Statutory Auditors of the Company, namely M/s M.B. Rajput & Associates, Chartered Accountants (FRN 113034W) which will be laid before contributories/members for their consideration and noting.

The purpose of having an account laid before contributories/members is to show the manner in which the winding up has been conducted and the property of the Company disposed off and for hearing explanation, if any, that may be given by the Liquidator and also for determining the manner in which the books, accounts and documents of the Company and of the Liquidator shall be collected after the scrutiny of such books and papers by the Official Liquidator, then preserve them for 5 years from the date of dissolution and thereafter destroying the same.

For RREEF India Advisors Private Limited,

Place : Mumbai,
Date : April 14, 2023.

HIMANSHU S. KAMDAR,
LIQUIDATOR.

Registered Office :
Kodak House,
222, D. N. Road,
Mumbai - 400 001.

Serial No. M-233

FORM NO. 155

[See rule 329]

(MEMBERS' VOLUNTARY WINDING UP)

DEUTSCHE TRUSTEE SERVICES (INDIA) PRIVATE LIMITED

Notice Convening Final Meeting of Contributories

Notice is hereby given in pursuance of Section 497 of the erstwhile Companies Act, 1956 that the Final Meeting of the Contributories (Members) of **DEUTSCHE TRUSTEE SERVICES (INDIA) PRIVATE LIMITED** (the Company) will be held on Wednesday, 31st day of May, 2023 at 03.00 P.M. at the Registered Office of the Company situated at The Capital, 14th Floor C-70, G Block, Bandra Kurla Complex, Mumbai 400051, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the assets of the Company disposed off and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed off.

Place : Mumbai,
Dated: 14th April 2023.

HIMANSHU S. KAMDAR,
Liquidator.

NOTICE CONVENING FINAL MEETING OF CONTRIBUTORIES

NOTICE pursuant to Section 497 of the erstwhile Companies Act, 1956 is hereby given that the Final meeting of the Contributories (Members) of Deutsche Trustee Services (India) Private Limited (the Company) will be held on Wednesday, 31st day of May 2023, at 03.00 P.M. at the Registered Office of the Company situated at 14th Floor, The Capital C-70, G Block, Bandra-Kurla Complex, Mumbai 400051, to transact the following business:

1. To consider, and if thought fit, to pass the following resolution, with or without modification(s), as an **Ordinary Resolution**:

To lay the Liquidator's Account of Deutsche Trustee Services (India) Private Limited – under liquidation acts and dealings and the manner in which the winding up process conducted, thereon, for the period commencing from April 1, 2022 to December 31, 2022.

2. To consider and take on record the Liquidator's final statement of account in Form No. 156 for the period from October 1, 2016 to December 31, 2022, as per Rule No. 329 of the Companies (Court) Rules, 1959 pursuant to provisions of section 497 of the Companies Act, 1956, acts and dealings and the manner in which the winding up process conducted, thereon and to pass the following resolution, with or without modification(s), as an **Ordinary Resolution**:

“RESOLVED THAT the Liquidator's final statement of account in Form No. 156 of Deutsche Trustee Services (India) Private Limited – under liquidation, as per Rule no. 329 of the Companies (Court Rules), 1959 pursuant to provisions of section 497 of the Companies Act, 1956, be and is hereby received and approved.”

3. To authorize the Liquidator of the Company to dispose off the books and papers of the Company and to consider and if thought fit, to pass the following resolution, with or without modification(s), as a **Special Resolution**:

“RESOLVED THAT pursuant to section 550 of the Companies Act, 1956 and coming into force sections of Companies Act, 2013 and/or any statutory modification(s) or re-enactment thereof and other applicable provisions for the time being force, if any, Mr. Himanshu S. Kamdar, the Liquidator of Deutsche Trustee Services (India) Private Limited – under liquidation, be and is hereby authorized to dispose off the books and papers of the Company and that of the liquidator in the following manner:

- i. Deliver the books and the papers of the Company and that of the liquidator to the official liquidator on his own or at the request of the official liquidator for the scrutiny and report under section 497 of the Companies Act, 1956 and other coming into force sections of the Companies Act, 2013 and/or any statutory modification(s) or re-enactment thereof and other applicable provisions for the time being in force;
- ii. Collect the books and papers from the official Liquidator soon after the scrutiny of such books and papers by the official liquidator and to preserve them in a safe custody for a period of 5 (five) years from the date of dissolution; and

iii. Destroy those books and papers, after the expiry of the said period of 5 (Five) years in the presence of any one or more representatives of the Company's contributories;

And to do all such, acts, deeds, matters and things which may deem necessary in this behalf."

For Deutsche Trustee Services (India) Private Limited

Place: Mumbai,

Date: 14th April, 2023.

HIMANSHU S. KAMDAR,

LIQUIDATOR.

Registered Office:

14th Floor, The Capital C-70,

G Block, Bandra Kurla Complex,

Mumbai-400051.

Notes :

1. *A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of himself and a proxy need not be a member of the company. The instrument appointing the proxy should, however, be deposited at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting.*
2. Only registered Equity Shareholders of the Company may attend and vote (either in person or by Authorized Representative under Section 113 of the Companies Act, 2013) at the Contributories' meeting. The Authorized Representative of a body corporate which is a registered Equity Shareholder of the Company may attend and vote at the Contributories' meeting provided a certified true copy of the resolution of the Board of Directors under Section 113 of the Companies Act, 2013 or other governing body of the body corporate authorizing such representative to attend and vote at the contributories' meeting on behalf of the body corporate is submitted on the registered mail id of the Company.
3. The Final Statement of Accounts can be inspected by the contributories by sending a request in writing and a certified copy/extract of the same can be obtained by the contributories on payment of the prescribed fees.
4. The route map for the meeting is annexed along with the notice for your reference.
5. An Explanatory Statement pursuant to section 102 of the Companies Act, 2013, relating to the agenda as per the notice of the meeting, is annexed hereto.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013:

Item Nos. 1 to 3:

The Board of Directors of the Company at its meeting held on September 29, 2016, made a declaration of solvency and approved the proposal for winding up of the operations of the Company under the members' voluntary winding up subject to approval of the members. The members of the Company *vide* resolution passed at their meeting held on September 30, 2016, approved members' voluntary winding up in accordance with provisions of Sections 484(1)(b) of the Companies Act, 1956 and/or Section 304 of the Companies Act, 2013 as may be applicable and any other applicable provisions of the Companies Act, 1956 or Companies Act, 2013.

In accordance with the provisions of Section 490 of the Companies Act, 1956, Mr. Himanshu S. Kamdar, Company Secretary in Practice, was appointed as the Liquidator for the proposed winding up process.

It may be noted that the Company received Income Tax clearance and No Objection letter from the Income Tax Department. After deduction/provision for liquidation expenses, the Company on for distribution of assets/funds to the shareholders. The Company had subsequently on 30th September, 2022, distributed the surplus funds amounting to Rs. 5,84,87,707/- (i.e. @ Rs. 1169.75/- per share on 50,000 Equity Shares of Rs. 10/- each, fully paid-up) to the contributories (shareholders) whose names appeared in the Register of Members of the Company, in proportion to their respective shareholding in the Company.

The Liquidation process has been completed and the Liquidator's final statement of account in Form No. 156 for the period from June 4, 2012 (commencement of winding up) to December 31, 2022 (completion of winding up) as per Rule No. 329 of the Companies (Court) Rules, 1959, pursuant to provisions of Section 497 of the Companies Act, 1956, showing how the winding-up process has been conducted, has been audited by the Statutory Auditors of the Company, namely M/s. M B Rajput & Associates, Chartered Accountants (FRN 113034W) which will be laid before contributories/members for their consideration and noting.

The purpose of having an account laid before contributories/members is to show the manner in which the winding up has been conducted and the property of the company disposed off and of hearing any explanation, if any that may be given by the liquidator; and also of determining the manner in which the books, accounts and documents of the company and of the liquidator shall be collected after the scrutiny of such books and papers by the official liquidator, then preserved them for 5 years from the date of dissolution and thereafter destroying the same.

For Deutsche Trustee Services (India) Private Limited

Place : Mumbai,
Date : 14th April, 2023.

HIMANSHU S. KAMDAR,
LIQUIDATOR.

Registered Office :

14th Floor, The Capital C-70,
G Block, Bandra Kurla Complex,
Mumbai-400 051.

सार्वजनिक न्यास नोंदणी कार्यालय, जळगांव विभाग, जळगांव

चौकशीची जाहीर नोटीस

जा.क्र./ACC-२/ १५९६ /२०२३

किरकोळ अर्ज क्र. ९१/२०२३

सार्वजनिक न्यासाचे नाव व नोंदणी क्र. :- भगीरथ केशरलाल सोमाणी प्रतिष्ठान, पिंप्राळा,

ता., जि. जळगांव.

नोंदणी क्रमांक : एफ-२०८९५ / जळगांव

श्री संजय भगीरथ सोमाणी - अर्जदार

उपरोक्त विश्वस्त व्यवस्थेशी सर्व हितसंबंधित लोकांस या जाहीर नोटीसीने कळविण्यात येते की,

सहायक धर्मादाय आयुक्त-२, जळगांव विभाग, जळगांव हे वर नमूद केलेल्या किरकोळ अर्ज यासंबंधी मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम, १९५० चे कलम ७९ AA अन्वये खालील मुद्द्यांवर चौकशी करणार आहेत.

१. उपरोक्त अर्जदार यांनी दाखल केलेल्या किरकोळ अर्जात न्यासाचे रेकॉर्ड रिकन्स्ट्रक्ट करण्याबाबत अर्ज सादर केला आहे.
२. जंगम मिळकत : (वर्णन) :- न्यासाचे परी १ प्रमाणे
३. स्थावर मिळकत : (वर्णन) :- न्यासाचे परी १ प्रमाणे

तरी सदरच्या चौकशी प्रकरणामध्ये कोणास काही हरकत घ्यावयाची असेल अगर पुरावा देणेचा असेल त्यांनी त्यांची लेखी कैफियत ही नोटीस प्रसिद्ध तारखेपासून तीस दिवसांचे आत या कार्यालयाचे वरील पत्त्यावर मिळेल, अशा रितीने पाठवावी. त्यानंतर आलेल्या कैफियतीचा विचार केला जाणार नाही, तसेच वरील मुदतीत कैफियत न आल्यास कोणास काही सांगावयाचे नाही असे समजून चौकशी पुरी केली जाईल व अर्जाचे निकालाबाबत योग्य ते आदेश दिले जातील.

ही नोटीस माझे सहीनिशी व मा. सहायक धर्मादाय आयुक्त, जळगांव यांचे शिक्क्यानिशी आज दिनांक २९ मार्च २०२२ रोजी दिली.

अधीक्षक (न्याय शाखा),
सार्वजनिक न्यास नोंदणी कार्यालय,
जळगांव विभाग, जळगांव.

बृहन्मुंबई महानगरपालिका

क्रमांक उपायुक्त / ६२९१ / पायाभूत सुविधा, दिनांक २०/०३/२०२३

जाहीर सूचना

बृहन्मुंबई महानगरपालिका अधिनियम, १८८८ (आजतागायत सुधारित) च्या कलम २९७ (१)(ब) अन्वये खालीलप्रमाणे प्रस्ताव दिनांक २४ मार्च २०२३ रोजी महापालिकेच्या सभेमध्ये किंवा त्यानंतर जेव्हा केव्हा सदरहू प्रस्ताव निकालात काढण्यात येईल अशा महापालिकेच्या सभेत मांडण्यात येईल.

“महानगरपालिकेच्या 'जी दक्षिण' विभागातील शक्ती मिल लेन येथील १३.४० मीटर (४४ '००") रुंदीची नियमित रेषेमध्ये फेरबदल करून ती सोबतच्या नकाशा क्र. ई.ई.टी.पी.एल. / शहर / आरएल / २४१, दिनांक १७ मे २०२२ मध्ये बिंदू 'ए' ते बिंदू 'बी' पर्यंत पूर्णरेखांकन केलेली हिरव्या रंगाच्या रेषेने दर्शविल्याप्रमाणे विहित करणे.”

उपरोक्त प्रवतनात असलेल्या 'ई.ई.टी. पी. एल. / शहर / आरएल / २४१ दिनांक १७ मे २०२२ मध्ये हिरव्या रंगाने दर्शविल्याप्रमाणे पूर्णरेखांकन केलेली रस्त्याची प्रस्तावित नियमित रेषा प्रमुख अभियंता (रस्ते व वाहतूक) यांच्या अभियांत्रिकी हब इमारत, तळ मजला, वरळी नाक्याजवळ, डॉ. ई. मोजेस रोड, वरळी, मुंबई ४०० ०१८ येथील कार्यालयात व सहाय्यक आयुक्त “जी दक्षिण” विभाग कार्यालय, म्युनिसीपल कार्यालय, पहिला मजला, धनमिल नाका, एन. एम. जोशी मार्ग, एलफिन्स्टन मार्ग, मुंबई ४०० ०१३ येथील कार्यालयात कार्यालयीन वेळेत निरीक्षणासाठी ठेवण्यात येत आहे.

ज्या कोणास उपरोक्त नियत प्रस्तावाबाबत प्रतिवेदने/हरकती पाठवावयाच्या असतील त्यांनी त्या महानगरपालिका चिटणीसांकडे महापालिका मुख्यालयात संबंधित सभेच्या दिवसाच्या अगोदर संपूर्ण ३ (तीन) दिवसांपूर्वी प्राप्त होतील अशाप्रकारे पाठवाव्यात. कृपया त्यानंतर पाठविलेली प्रतिवेदने / हरकती विचारात घेता येणार नाहीत.

दिनांक २४ मार्च २०२३,
क्रमांक PRO/182/ADV/2023-24.

उल्हास महाले,
उप आयुक्त,
(पायाभूत सुविधा).

BRIHANMUMBAI MUNICIPAL CORPORATION

No. D.M.C./6291/Infra of Dated 20-3-2023.

Public Notice

Pursuant to Section 297(1) (b) of Mumbai Municipal Corporation Act, 1888, as modified up to date, the undersigned proposes to apply to the Municipal Corporation at their meeting to be held on 24th March 2023 or on such day thereafter, as the said application can conveniently be disposed off for authority to the following proposal.

"Realignment of sanctioned 13.40 mtr wide R.L.at Shakti Mill Lane affecting plot bearing C.S.No.2/65,3/65,66,1A/66,and 67 of Lower Parel Division in G/South ward u/s. 297(1) (b) of MMC Act, 1888 as shown 'A' to 'B' on Plan No. EETRPL/CITY/RL/241, dated 17th May 2022".

A plan No. E.E./Tr.Pl./City/241, dtd. 17th May 2022, showing the existing sanctioned R.L. (shown in red) and revised (shown in green) to be prescribed in substitution thereof aforesaid is deposited at the office of Deputy Chief Engineer (Traffic) of Municipal Corporation and can be inspected by any desiring to do so, at any time during office hours at Office of the Ch.Eng. (Roads & Tr.) at Engineering Hub Building, Zero Floor, Near Worli Naka, Dr. E. Moses Road, Worli, Mumbai 400 018 and also at the office of Asst. Commissioner 'G/South' ward, Municipal Office Building, 1st Floor, Dhanmill Naka, N. M. Joshi Marg, Elphinstone Road, Mumbai 400 013.

Every person desirous of making any representation to the Corporation or of bringing before the Corporation any Suggestion/ objection in respect of the said proposal may do so by letter addressed to the Municipal Secretary at the Mahapalika Head Office, and deliver at the said office not less than three clear days before the day of such meeting.

Dated this 24th March 2023 day of

PRO/182/ADV/2023-24.

ULHAS MAHALE,
Dy. Municipal Commissioner
(Infra).